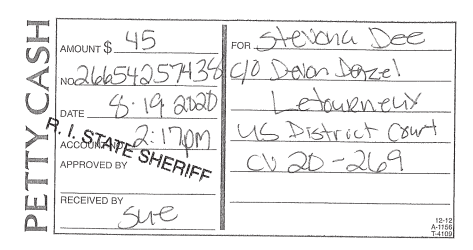
	UNITED STATES DISTRICT COURT RECEIVED
	FOR THE 0CT 16 2020
	DISTRICT OF RHODE ISLAND  U.S. DISTRICT COURT  DISTRICT OF R.I.
	Devon Denzel Letourneau, executor., 2 C.A.# 20-269
	(Petitioner)
	V.
	THE STATE OF RHODE ISLAND, et al.,
foliotica month	(Respondents / Defendants)
	AFFIDAVIT
	FOR PROOF OF SERVICE
	Now comes the Affiant, Carol Ann Pona Lee, D.O.B. 3-11-1959,
arinda about 1 hou	making this Affidavit under the Penalty of Perjury, and asserts the Following: With respect to Defendants, Peter F. Neronha, and
	the following: With respect to Defendants, Peter F. Neronha, and
	Marisa P. Brown;
	1. I, the above name Affiant did render service of the summons
	and copy of the complaint in the above action on August 19th
	2020. I mailed proof of service to the clerk of this court.
	2020. I mailed proof of service to the clerk of this court. This is reflected on the civil docket for this civil action.  BY: and hel
	BY: Carol Rel
	JURAT NE FO DIOSSAFFIANT
	Appearing before me, And C Schome, a notary public,
	did appear Carol Ann Pona Lee, D.O.B. 3-11-1959, on this 15h
	day of out, 2020. My commission expires:
	6/2221 [SEAL]
	Notary Public Signature  Anthony E. Solomon  Notary Public, State of Rhode Island  My Commission Expires Jun 12, 20 )

# Case 1:20-cv-00269-JJM-LDA Document 12 Filed 10/16/20 Page 2 of 16 PageID #: 188 UNITED STATES POSTAL SERVICE • CUSTOMER'S RECEIPT

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UNITED STATES DISTRICT COURT

OCT 1 6 2020

FOR THE

DISTRICT OF RHODE ISLAND

J.S. DISTRICT COURT DISTRICT OF R.I.

Devon Denzel Letourneau, executor., C.A.# 20-269

V

THE STATE OF RHODE ISLAND, etal., (Respondents / Defendants).

### AFFIDAVIT SUPPORTING ENTRY OF DEFAULT JUDGMENT

I, Devon Denzel Letourneau, the Affiant, assert under penalty of perjury, and pursuant to Rule 55 (b) 1., Fed. R. Liv. Proc., all of the following:

1. I assert that Defendants, Peter F. Neronha, and Marisa P. Brown, was served with summons and complaint on August 19th, 2020., and was summoned to appear and respond within 21 days, by September 9th, 2020. These Defendants failed to appear and respond. Neither are a minor or incompetent.

2. I assert that Defendant, Gina M. Raimondo, was served with Summons and complaint on August 21st 2020, and was Summoned to appear and respond within 21 days, by September 11th 2020. This Defendant is Neither a minor or incompetent and has failed to appear and respond.

	3. I assert that the clerk must enter for Default Judgment,
	Pursuant to Rule 55(b) 1 Fed. R. Civ. Proc., against Detendant,
	Peter F. Neronha, in the sum certain amount of
	91 Million dollars, consistent with demand in complaint.
	4. I assert that the clerk must enter for Default Judgment,
	Pursuant to Rule 55(b) 1 Fed. R. Civ. Proc., against Defendant,
	Marisa P. Brown, in the sum certain amount of
	98 Million dollars, consistent with demand in complaint.
	5. I assert that the clerk must enter for Default Judgment,
v	Pursuant to Rule 55(b) 1 Fed. R. Civ. Proc., against Defendant,
, man	Gina M. Raimondo, in the sum certain amount of
	91 Million dollars, consistent with demand in complaint.
une ( ) anno anno anno anno anno anno anno an	6. I assert that I will motion the court on other relief
anamini mirani mirani maran ana ana ana ana ana ana ana ana ana	Pursuant to Rule 55(b)2 Fed. R. Civ. Proc., as only the
	court can order the release and return of the estate
, and the state of	subject marten
and the second seco	7. I assert that this Affidavit is made in and faith, true.
	7. I assert that this Affidavit is made in good faith, true, and correct, consistent with factual events and facts contained in complaint.
	contained in complaint
	By: Never renzel Letourneau
	JURAT
	Appearing before me,, a notary public, did appear, Devon Denzel Letourneau, the Affiant, on this day of, 2020. My commission
	day of 2020. My commission
a dinasarahan ing kananan ang mananan	expires:
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and the second s	Notary public signature
	The state of the s

# UNITED STATES DISTRICT COURT

RECEIVED

FOR THE

OCT 16 2020

DISTRICT OF RHODE ISLAND

U.S. DISTRICT COURT DISTRICT OF R.I.

Devon Denzel Letourneau, executor., ?
(Petitioner)

C.A. # 20-269

V

THE STATE OF RHODE ISLAND, et al., (Respondents / Defendants)

RULE 60 OBJECTION
TO CLERICAL MISTAKE ARISING
FROM OVERSIGHT AND OR OMISSION

Now comes the above name Petitioner, Pursuant to Rules 60(a); 6(b) 1 (A) & (B); and 77(c) 2 (D); Fed. R. Civ. Proc.

The clerk of this court has no authority to grant the Defendants and extension of time to appear and respond to Petitioners complaint. Defendants, Peter F. Neronha, and Marisa P. Brown failed to appear and respond by September 9th 2020. Defendant, Gina M. Raimondo failed to appear and respond by September 11th, 2020. Petitioner does not consent to this perpetration of fraud as no proper order is in place to warrant the movement before the court. Furthermore, Petitioner has "Screen-shot" evidence showing no entry of appearance or responsive answer, or orders of court upon the civil docket as late as September 16th, 2020. Nor has Petitioner been given any form of notice, motion, or at order

1/2

whereby he may challenge with objection.

#### RELIEF

The court must correct the clerks actions as no such authority exists for the clerk to act in such capacity.

Furthermore, the clerk is obligated to in fact enter Default Pursuant to Rule 55(b) 1 Fed. R. Civ. Proc., as all necessary notices, motions and Affidavits supporting Default have been tiled together with this facument. This court must estopp the Defaulted party from responding as they have failed to appear and respond according to court rule and civil summons, and also as a result of this court issuing no order to warrant such an action. Petitioner Further seeks to be heard on a Telephone Conference. Pursuant to Rule 16 for clarity and other relevant matters, ex parte or otherwise.

#### VERIFICATION

Petitioner asserts under the penalty of perjury that he, nor his office has received an entry of appearance or responsive answer to complaint to date. Petitioner will not participate in a controversy, Respondents have Defaulted. Anything or any action taken opposing this objection is fraud.

Dated: 9-29-20

By: Nevon Renzel Setourneaus unlawfully detained. RIBOC-ACI-Cranston. Rhade Island.

UNITED STATES DISTRICT	COURT	CC.	EI	VI	CD

FOR THE

OCT 16 2020

DISTRICT OF RHODE ISLAND U.S. DISTRICT COURT

Devon Denze/Letourneau, executor., ) C.A.# 20-269

(Petitioner)

THE STATE OF RHODE ISLAND, et al.,

(Respondents / Defendants)

RULE 77(c)2(C) NOTICE TO CLERK

Please be advised,

enclosed, you will find all necessary Affidavits to Support the entering of Default Judgment. You will also find Motion for Rule lle Conference, and Default Judgment Motion for the court. This notice is consistent with Rule 55(6)1 (FOR THE CLERK) and Rule 55(6)2 (FOR THE COURT). Please give careful attention to this matter.

Dated: 9-29-20

Unlawfully Detained RIDOC- Maximum Security

Cranston, Rhode Island

# UNITED STATES DISTRICT COURT

OCT 16 2020

RECEIVED

DISTRICT OF RHODE ISLAND

U.S. DISTRICT COURT DISTRICT OF R.I.

Devon Denzel Letourneau, executor., )
Charles Emanuel Porter Pona, executor.;
(similarly situated Petitioners).

C.A.# 20-269 C.A.# 20-283

V.

THE STATE OF RHODE ISLAND, et al., (Respondents / Defendants).

Rules 42 & 20 Motion For Consolidation & Permissive Joinder of Parties

Now comes the Petitioners in the above titled caption seeking consolidation pursuant to Rule 42 (a)(2), and Joinder pursuant to Rule 20(a), 1 (A) & (B), Fed. R. Civ. Proc.

Petitioners have asserted their entitlement to relief jointly, arising out of a series of transactions, and or, occurrences. Furthermore, questions of law and fact common to Petitioners will certainly arise in this action.

Relief

Petitioners seek consolidation and Permissive Joinder, as Petitioners are Similarly situated.

10f2

# CERTIFICATION

A copy of this Motion has been mailed to the Rhode Island Attorney general office, for Respondents in this action, located at 150 South Main street, Providence, Rhode Island [02903]. This occurring via Mail on this 29th day of September, 2020.

By: Nevon Renzel Setourneau.

Unlawfully Detained

R.I.D.O.C.

Cranston. Rhode Island.

Maximum Security Prison.

RECEIVED

UNITED STATES DISTRICT COURT

FOR THE

OCT 16 2020

DISTRICT OF RHODE ISLAND

U.S. DISTRICT COURT

Devon Denzel Letourneau, executor,

C.A# 20-269

(Petitioner)

THE STATE OF RHODE ISLAND, et al., (Respondents / Defendants)

> RULE 55(b)2 MOTION FOR DEFAULT JUDGMENT SUPPORTING RULE 16 MOTION FOR EX PARTE TELEPHONE CONFERENCE

Now comes Petitioner in the above title caption, Pursuant to Rule 55(b) 2., Fed. R. Civ. Proc., applying to this court for Default Judgment.

- I. Petitioner must apply to this court for Default Judgment as it Specifically involves the release and return of the executor, who is Devon Denzel Letourneau, whose person and property is DEVON DENZEL LETOURNEAU, ESTATE, EIN---- 1769.
- 2. The Clerk has also been notified with the request to make entry of Default Judgment, Pursuant to Rule 55 (b) 1., Fed. R. Civ. Proc

1 pf 2

#### RELIEF

The court must enter Default Judgment against Defendants, Peter F. Neronha, Marisa P. Brown, and Gina M. Raimondo. Entering Default Judgment shall consist of an order for the release and return of the executor, Devon Denzel Letourneau, whose penson and property is DEVON DENZEL LETOURNEAU, ESTATE. EIN ---- 1769.

#### VERIFICATION

I, Devon Denzel Letourneau, (Petitioner), herein and hereby verify under penalty of perjury, that I am entitled to the relief requested herein by way of this courts entering of Default Judgment. Affidavits are submitted to support the fact that Defendants, Peter F. Neronha, Marisa P. Brown, and Gina M. Raimondo, have failed to appear and respond to Petitioners Complaint. No notice is required for Defendants.

BY: Deven Denzel Letourkeau unlawfully detained RIDOC-Maximum Security Cranston, Rhode Island

Case 1 20-cv-00269-JJM-LDA Document 12 Filed 10/16/20 Page 13 of 16 PageID #: 199
RECEIVED
UNITED STATES DISTRICT COURT OCT 16 2020
FOR THE DISTRICT OF RHODE ISLAND U.S. DISTRICT COURT DISTRICT OF R.I.
·
Devon Denzel Letourneau, executor, , C.A.# 20-269
(Petitioner)
THE STATE OF RHODE ISLAND, et al.,
(Respondents/Defendants)
MILITARY AFFIDAVIT
I, Devon Denzel Letourneau, the Affiant, assert under the penatty
of perjury, the following:
1 - and that Dandards Die Calenda Marion Donne
1. I assert that Defendants, Peter F. Neronha, Marisa P. Brown, and Gina M. Raimondo, are not, and have not been under
Military service when this action was filed, served, and while
they had 21 days to appear and respond.
84: Neven Neme Leturnean
JURAT
Appearing before me, Anthon Follows, a notary public,
Appearing before me, Anton F. Dec Borz, a notary public, did appear Devon Denzel Letourneau, the Affiant, on this 29 TH day of Selector, 2020. My commission expires:
cay or a series, every convinssion expires.

Notary Public signature

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AND THE STATE OF SIZE

THE STATE OF

# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF RHODE ISLAND

C.A.# 20-269 Devon Denzel Letourneau, executor., ) (Petitioner)

THE STATE OF RHONE ISLAND, et al., (Respondents / Defendants)

# AFFIDAVIT IN SUPPORT OF DEFAULT JUNGMENT

I, Devon Denzel Letourneau, the Affiant, assert under the penalty of perjury that the following is true, correct, and factual:

1. Respondents / Defendants, particularly Defendants, Peter F. Neronha, Marisa P. Brown, and Gina M. Raimondo have failed to appear and respond to Petitioner's complaint. These Defendants were summoned by the clerk of this court. [civil docket reflects time period Defendants had to appear and respond ].

Appearing before me, Anthony Dec Bory, a notary public, did appear, Devon Denzel Letourneau, the Affiant, on this day of september, 2020. My commission

SEAL

Notary Public Signature
Henz E OG BUNZI,

RECEIVED

UNITED STATES DISTRICT COURT

FOR THE

OCT 16 2020

DISTRICT OF RHODE ISLAND

U.S. DISTRICT COURT
DISTRICT OF R.I.

Devon Denzel Letourneau, executor., ) (Petitioner)

C.A.# 20-269

V

THE STATE OF RHODE ISLAND, et al., (Respondents / Defendants)

> RULE 16 MOTION FOR EX PARTE TELEPHONE CONFERENCE

Now comes Petitioner, Pursuant to Rule 16(c) 2 (K)., Fed. R. Civ. Proc., requesting ex parte telephone conference, as Petitioner is detained at the ACI, Maximum Security Prison (RIDOC). A date of October 19th, 2020 is requested for this hearing.

RELIEF

Petitioners relief comes Pursuant to Rule 55(b)2., Fed. R. Civ. Proc., this specific relief is the release and return of the executor, Devon Denzel Letourneau, whose person and property is DEVON DENZEL LETOURNEAU, ESTATE. EIN----- 1769. (see supporting motion). As to relief relating to the sum certain owed Petitioner, the Clerk has been notified to enter Default Judgment, Pursuant to Rule 55(b)1., Fed. R. Civ. Proc.,

1 of 2

#### VERIFICATION

I, Devon Denzel Letourneau, herein and hereby verify, under penalty of perjury, that the Respondents / Defendants, particularly Defendants, Peter F. Neronha, Murisa P. Brown, and Gina M. Raimondo, have failed to appear and respond. No notice shall be given to Respondents / Defendants in this matter.

unlawfully detained RIDOC-Maximum Security Cranston. Rhade Island.